

PUBLISHED BY AUTHORITY

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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, HIMACHAL PRADESH

NOTIFICATIONS

Simla-4, the 24th January, 1950

No. (1)L-58-1|50—The following bye-laws made by the Administrator, (Deputy Commissioner) Chamba Municipality, in exercise of the power conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Chief Commissioner of Himachal Pradesh, as required by section 201 of the said Act, are published or general information and will come into force within the Municipality of Chamba in the Chamba District, on the 1st day of March, 1950:—

BYE-LAWS

- 1. The animals to be slaughtered will be presented before the Veterinary Assistant one days before, during office hours.
- 2. On being passed the Veterinary Assistant will apply, the seal 'PASS' and in case of rejection the seal 'REJECTION' will be applied.
- 3. The Veterinary Assistant will again verify whether the right animal passed for slaughter a day earlier has been brought to the slaughter house for the purpose.
- 4. Animals will not be slaughtered until the prescribed fees have been paid.
- 5. The slaughter house will contain water taps and reservoir for cleaning the premises as well as the bowls etc.
- 6. No person shall rub, or cause to be rubbed, the inner sides of skins upon the ground within any portion of the slaughter house or in the neighbourhood of the slaughter house premises.
- 7. Covered animals will not be allowed by the Veterinary Assistant to be slaughtered.
- 8. The Veterinary Assistant will cause carcases which in his opinion are unfit for human consumption, to be burried or destroyed.
- 9. No person shall remove or caused to be removed anyl carcase meat, except in such a way that it is screened from public view.
- 10. No person shall blow or stiff any meat within the slaughter house premises. The Veterinary Assistant may cause to be burried or destroyed any meat found to be blown or stuffed.

- 11. All carcases or meat ordered to be destroyed in accordance with the provisions of the bye-laws 9 and 11 shall be dealt with as to render it impossible to use such carcases or meat for human food.
- 12. No person shall create any disturbance in the slaughter house premises. Any person transgressing this bye-law may be removed summarily under the directions of the M.O.H.
- 13. No person effected with leprosy, or sores, or any other skin disease or any contagious, or infectious disease shall enter the slaughter house premises.
- 14. (a) No person shall bring any dog into the slaughter house premises.
 - (b) Any dog brought into the slaughter house premises is contravention of clause (a) of this bye-law may be summarily removed under the directions of the M.O.H.
- 15. Every person using the slaughter house shall pay a fee at the rate of annas -|2|- per animal besides octroi Tax.
- 16. No person shall use his own house or any other premises for slaughtering animals within the limits of the Municipality.
- 17. Any person who commits a breach of these byelaws shall on conviction by a Magistrate, be liable to a fine which may extend to fifty rupees.

By order,

V. R. ANTANI,
Assustant Secretary (Political),
to the Chief Commissioner,
Himachal Pradesh.

Simla-4, the 24th January 1950

No. (2)L-58-1|50—The following bye-laws made by the Administrator, (Deputy Commissioner) Chamba Municipality, in exercise of the powers conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Chief Commissioner of Himachal Pradesh, as required by section 201 of the said Act, are published for general information and will come into force within the Municipality of Chamba in the Chamba district, on the 1st day of March, 1950:—

BYE-LAWS

 No stalls or Hatries will be allowed on the cross road between Post Office and the Chohatra, and all the existing stalls or hatries on that

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road will be shifted to the Gandhi Marg to wards the hospital side, or to such other places as may be allotted for this purpose by the Municipal Committee.

- 2. Sites for Temporary wooden stalls will be allotted only to persons in the order noted below:—
 - (a) Those displaced persons who, due to the partition of the country were forced to leave their hearth and homes in Pakistan after the 15th August, 1947, and have settled in Chamba.
 - (b) Poor persons who had hatries on lease from days of old and have no other shops.
 - (c) Displaced persons not falling in clause (a) above who though residents in Chamba town have lost control over their property in Pakistan or suffered losses there due to the partition of the country and do not own or possess directly or indirectly any shop in Chamba.
- 3. The maximum size of the temporary wooden stalls shall be 8 × 6 feet.
- 4. (a) The small square in between the Karachi House and the shop of Shri Raghubir Dass will be reserved for vegetable sellers and will, be known as vegetable Market.
 - (b) The vegetable sellers will occupy seats in the vegetable market with the permission of the Municipal Committee, and on payment of such Tehe-Bazari as the Municipal Committee may from time to time sanction.
- 5. A Tehe-Bazari rate for the sites for stalls and hatries will be charged as under:—
- For sites on which Stalls are constructed on the Gandhi Marg just opposite to the P.W.D. Office up to the point confronting D. C. Khanna shop, at the rate of Rs. 2 per mensem per stall.
- (ii) For sites on which other stalls are constructed at the rate of Re. 1 per mensem per stall.
- (ii) For sites on which Hatries are built at the rate of as. -|8|- per mensem per hatri.

Provided that no charge shall be levied from displaced persons falling under bye-law 2(a) above who neither own nor possess any shop in Chamba, for a period of one year from the date of the enforcement of these bye-laws.

6. Any person who commits a breach of these byelaws shall, on conviction by a Magistrate, be liable to a fine which may extend to fifty rupees.

By order,

V. R. ANTANI,
Assistant Secretary (Political),
to the Chief Commissioner,
Himachal Pradesh.

Simla-4, the 24th January 1950

No. (3)L-58-1|50—The following bye-laws made by the Administrator, (Deputy Commissioner) Chamba Municipality, in exercise of the powers conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Chief Commissioner of Himachal Pradesh, as required by section 201 of the said Act, are published for general information and will come into force within the

Municipality of Chamba in the Chamba district, on the 1st day of March, 1950 :--

BYE-LAWS

I. (i) The use of Chowgans will be prohibited except for the under mentioned hours noted against each season:—

Summer.

From April to September \begin{cases} 5 \, a.m. \to 8 \, a.m. \\ 5 \, p.m. \to 11 \, p.m. \end{cases}.

Winter.

From October to March $\begin{cases} 6 \text{ a.m. to } 12 \text{ noon.} \\ 3 \text{ p.m. to } 9 \text{ p.m.} \end{cases}$

- (ii) The use of the Chowgans may also be prohibited for purposes of watering etc. This will be done by executive orders passed and promulgated from time to time as may be necessary.
- 2. (i) Northen half of the Gandhi Chowgan will be reserved for games in the evening, and the Southern half will be reserved for people to walk or to sit, no games shall be played on the Southern half without the previous permission of the Municipal Committee.
- (ii) The lowest Chowgan will be reserved for the children below twelve and for ladies.
- (iii) Any one wishing to use the Chowgans for other purposes than these mentioned above will have to obtain the previous permission of the Municipal Committee.
- (iv) In addition to the existing Chowgans the Municipal Committee may earmark other places for public recreation and frame rules for their use.
- 3. Plying of vehicles and riding in the Chowgans except with the permission of the Secretary of the Municipal Committee or causing wilfull damage otherwise is strictly prohibited.

By order,

V. R. ANTANI,

Assistant Secretary (Political), to the Chief Commissioner, Himachal Pradesh.

Simla-4, the 24th January 1950

No. (4)L-58-1|50—The following bye-laws made by the Administrator, (Deputy Commussioner) Chamba Municipality, in exercise of the powes conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Chief Commissioner of Himachal Pradesh, as required by section 201 of the said Act, are published for general information and will come into force within the Municipality of Chamba in the Chamba district, on the 1st day of March, 1950:—

BYE-LAWS

- 1. The disposal of the refuse from the houses, stables, cow, cowsheds, market streets and of the dead bodies of animals shall be made at Bhagot, which is reserved in for the purpose. The dead bodies of the animals shall be burried under the carefull supervision of the Jamedar sweeper.
- 2. All forms of dried refuse derived of or the above mentioned places be carried daily by the customary, sweepers in baskets or surplus be collect ed in dust bins well covered and placed at convenient places in the streets and busy parts of the town. They should be cleared at least once a day.
- 3. Any offensive matter rubbish night soil or carcases should not be thrown or deposited on an

part of the public place, street, or public drain by any occupier of any building or shop within the Municipal Area.

- 4. In case of non compliance two days notice by the S.I. for the cleanliness of a particular site he may undertake scavenging of any house or building in the Municipal Area charge for the sweepers engaged for that emergency.
- 5. All the gops system latrines within the limit of he Municipality shall be discontinued.
- 6. In case of suspicion the H.O. and the S.I. are authorised to enter into any building within the area of Municipality for the sake of inspecting its sanitary conditions (and to find out if any man suffers from infectious disease).
- 7. All the night soil or refuse removed by the sweeper from any house shall be removed by him in the receptacles.
- 8. The surroundings of the drinking water springs shall not be poluted in any way. There shall be a catchment area of about 25 yards radious where one shall ease oneself of natural urges or throw any rubbish etc.
- 9. Any person who willfully and indecently exposes his person or any offensive deformity or disease or commits muisance by easing or urinating himself or by bathing or washing in any tank, reservoir or at a public tap not being a place of these bye-laws, shall on conviction by a set apart for that purpose, or commits breach of any of these bye-laws, shall on conviction by a Magistrate be liable to a fine which may extend to fifty rupees.

By order,

V. R. ANTANI,

Assistant Secretary (Political), to the Chief Commissioner, Humachal Pradesh.

Simla-4, the 24th January 1950

No. (5) L-58-1|50—The following bye-laws made by the Administrator, (Deputy Commissioner) Chamba Municipality in exercise of the powers conferred by sections 188 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, having been confirmed by the Chief Commissioner of Himachal Pradesh, as required by Section 201 of the said Act, are published for general information and will come into force within the Municipality of Chamba in the Chamba District, on the 1st day of March, 1950:—

BYE-LAWS

- 1. The Municipal Committee shall establish one or more registration offices for the registration of births and deaths within the limits of the Municipality, and may by public notice prescribe the office at which the reports of the births and deaths occurring in specified portions of the Municipality are to be made in accordance with these bye-laws. The officer Incharge of any registration office shall be termed Municipal Registrar.
- ?. Every report of a birth required to be made under these bye-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Municipal Registrar that is to say:—
 - (a) the date of the birth;
 - (b) the sex of the child;
 - (c) the name of the father and of the grand father;
 - (d) the name of the mother;

- (e) the residence of the father;
- (f) the occupation, caste, and religion of the father:
- (g) the name of the person making the report and the date of his report;
- (h) name of the child;

Provided that :---

- (i) in the case of an illegitimate child, the Municipal Registrate shall not enter in the register the name of any, person as father of the child save at the joint request of the mother and of the person acknowledging himself to be the father, if any entry of the fathers' name has been made in accordance with such a joint request the entry shall be countersigned by the person acknowledging himself to be the father; if no such joint request is made the name, residence and caste of the mother shall be entered in place of the name, residence and caste of the father, in all such cases a note shall be made in the register to the effect that the child is illegitimate; and
- (ii) If the name of the child is not known when the report is made, the person reporting the birth, or if he is dead, the father of the child, or if the father is dead or the child is illegitimate the mother of the child, or if both the father and the mother of the child are dead the person in whose keeping the child is, shall within three months of the birth, report the name of the child to the Municipal Registrar.
- 3. The Municipal Registrar entering in the register, prescribed in bye-law 2 the particulars required by that bye-law shall enquire from the person reporting the birth the name of the midwife (dai) if any, who attended the mother at the time of the birth, and (if the name is given), shall enter it in the register.
- 4. (1) Every report of the occurrence of a death required to be made under these by e-laws shall contain the following particulars which shall be entered in a register to be kept for the purpose by the Municipal Registrar, that is to say:—
 - (a) the date of the death;
 - (b) the name of the deceased;
 - (c) the name of the father, or if the deceased was a married woman, of the husband (of the deceased);
 - (d) the sex of the deceased;
 - (e) the age of the deceased;
 - (f) the occupation, caste and religion of the de-' ceased;
 - (g) the residence of the deceased;
 - (h) the cause of the death;
 - (i) the period of sickness if any;
 - (j) the name of the person making the report and the date of the report.
- 5. Any person reporting a birth or death may attest by his signature or thumb impression the entry relating to such birth or death made in the register by the Municipal Registrar.
- 6. Every report of a birth or death required by these bye-laws may be made verbally or in writing.
- 7. The officer incharge of a Jail lock-up, work house, lunatic asylum, Government or Municipal Hospital, College, or school or any other Government or Municipal institution shall report to the Municipal Registrar the occurrence of any birth or death within the institution of

which he is in charge not later than four days from the date of such occurrence.

- 8. Every person in charge of a private hospital, orphanage, sarai, Dharamsala, hotel, lodging house or other such institution shall report to the Municipal Registrar the occurrence of any birth or death within the institution of which he is in charge not later than four days from the date of such occurrence.
- 9. In the case of birth or death not governed by byc-law 7 a report of its occurrence shall be made within four days to the Municipal Registrar by the head of the household in which such births or deaths have occurred or by any adult member or servant of such household.
- 10. In the case of a birth of which for any reason a report cannot be furnished by the head of the household or any adult member or servant of a household the midwife or dai attending at such birth shall within four days report the occurrence of such birth to the Municipal Registrar.
- 11. Every medical practitioner who has been in attendance during the last illness of any persor dying within Municipal Limits shall report the death of such person within four days of the date of death to the Municipal Registrar, provided that if such person has died of any disease which is defined as an infectious disease or has been notified as an infectious disease by the Local Government under clause (7) of section 3 of the Punjab Municipal Act 111 of 1911, such medical practitioner shall report such death immediately.
- 12. Every customary or other sweeper shall report the occurrence of every birth or death which occurs within the premises in which he works within four days of such occurrence to the Sanitary Inspector of the Ward in which such premises are situated provided that no such report need be made by any sweeper working in any Government or Municipal Institution in respect of births or deaths occurring in such institutions.
- 13. Every person finding a living new born child exposed, and every person in whose charge such a child may be placed, shall within eight days of the finding of such child report the fact to the Municipal Registrar, and shall at the same time to the best of his ability furnish the particulars specified in the bye-law 2.
- 14. If a dead body is found exposed the officer incharge of the police station within whose jurisdiction such body is found shall within eight days of the finding of such body, report the fact to the Municipal Registrar and shall at the same time to the best of his ability furnish the particulars specified in the bye-law 4 together if possible with a certificate from the Civil Surgeon of the cause of death.
- 15. Every person reporting a death or birth under these bye-laws shall be given free of charge a copy of the entry made by the Municipal Registrar in respect of such birth or death.
- 16. Any person may inspect a register of births and deaths on payment of a fee of one rupee, and shall be entitled to receive a certified copy of any entry in a births or deaths register on payment of fee of eight annas, provided that in case where insufficient or incorrect information is supplied by an applicant a fee of four annas may be charged for each year from the date of the entry in question to the year in which the

- search is made. A deposit sufficient to cover charges likely to be incurred under this proviso may be demanded before search is made. Any balance shall be refunded and if the entry in question cannot be found the balance shall be refunded in full less a deduction of eight annas for the cost of the search.
- 17. No person shall wilfully destroy or injure or cause to be destroyed or injured any register of births or deaths or shall wilfully insert or cause to be inserted in any such register or certified copy thereof, any false entry with regard to any birth or death and no Municipal Registrar shall without reasonable cause refuse or omit to enter in a register of births or deaths any birth or death which has duly been reported to him.
- 18. (1) Any clerical error which may at any time be discovered in any register of births or deaths may be corrected in red ink by the President of the Municipal Committee, or by the Municipal Registrar.
- (2) Any error of fact or substance in any register of births or deaths may be corrected in red ink by the President of the Municipal Committee.

 Provided that:—
 - (a) the Municipal Committee, may with the previous sanction of the Deputy Commissioner of the District assign the duty of making such corrections to some other officer; and
 - (b) if any application is made for a correction in a births or deaths register, the officer making such correction shall first satisfy himself that the correction to be made is a genuine one.
 - (3) Any correction made shall be signed in **full** by the correcting officer.

By order,

V. R. ANTANI,

Assistant Secretary (Political), to the Chief Commissioner, Himachal Pradesh.

Simla-4, the 25th January 1950

No.0|5-9|48.—In exercise of the powers conferred by paragraph 9(1) of the Provinces and States (Absorption of Enclaves) Order, 1950, the Chief Commissioner, Himachal Pradesh is pleased to integrate the under-noted enclaves transferred from the East Punjab and Patiala and East Punjab States Union, to the Himachal Pradesh, to the Tehsils or Sub-Tehsils noted against each within the Mahasu District of Himachal Pradesh, with effect from the 25th of January, 1950:—

Name of area transferred.			From whom transferred. East Punjab		Tehails or sub-tehails to which attached, Solan Tehail.	
Solan Cantonment						
Kot Khai	•	• •	Do.			
Kot-Garh		• •	Do.	••	Kumarsain Sub-Tehsil o Thoog Tehsil.	
Kufri of Pinja	ur Distric	t	PEPSU		Theog Tehsil.	
Seven villages namely, Dhai			Do,		· · · - · · · · · · · · · · · · · ·	
Kulag, Go Nathal, K and Bare of Nalagari	unjira, S Igraon ju 1.	ureta ngle,				
Sansog & E of Chakra Dehra Du	ta Tehsi	l in	U. Р.		Jubbal Tehsil.	

By order,
E. P. MOON,
Chief Commissioner,
Himachal Pradesh.

OFFICE OF THE CHIEF COMMISSIONER, AJMER MERWARA

NOTIFICATIONS

Ajmer, the 18th January 1950

No. H-262 MP-34.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946), and delegated to him in the Government of India, Ministry of Food, Notification No. PY-603(2)-I dated the 21st October, 1946, as continued under section 17 of the said Act, the Chief Commissioner, Ajmer-Merwara, hereby makes the following order with the concurrence of the Central Government.

- 1. Short Title, Extent and Commencement.
 - (a) This Order may be called the Aimer-Merwara Foodgrains Monopoly Purchase Order (Order No. II of 1949), 1950.
 - (b) It extends to the whole of Ajmer-Merwara.
 - (c) It shall come into force from the date of its publication in the Gazette of India.
- 2. Interpretations.—In this order unless there is anything repugnant in the subject or context:—
 - (a) "Who'esale dealer" means the person or firm holding a wholesale licence to deal in food-grains.
 - (b) "Retail dealer" means a person or a firm holding a retail licence to deal in foodgrains.
 - (c) "Producer or Stockist" means a person or a dealer whether wholesale or retail or a firm possessing a stock of foodgrains either as the produce of his own fields or on behalf of any other person, dealer or firm and others.
 - (d) "Monopoly Purchaser" means and includes any person, firm, corporation, association or a partnership of persons holding a wholesale dealers' licence for dealing in foodgrains, and appointed as Monopoly Purchaser by the Chief Commissioner, Ajmer-Merwara, by any special or general order either for one or both the harvests in regard to any part of the whole of Ajmer-Merwara for a particular year.
 - (e) "Province" means the province of Ajmer-Merwara.
 - (f) "Sub Division" means the Ajmer, Beawar or Kekri Sub Division of the province under the administrative control of its respective Sub-Divisional Officer which in the case of Beawar shall mean and shall always be deemed to have meant, the Extra Assistant Commissioner, Beawar, and in the case of Ajmer, the Addition al Assistant Commissioner, Ajmer.
 - (g) "Controlled Rate" means the rate for the purchase and sale of foodgrains either in wholesale or retail fixed or to be fixed hereafter by the Chief Commissioner.
- 3. The Chief Commissioner may by issue of a special or general order appoint monopoly purchasers for a particular year for the purchase of foodgrains of one or both the harvests in regard to any part or the whole of Ajmor-Merwara.
- 4. No person other than a Monopoly Purchaser so appointed shall purchase on behalf of the government any

quantity of Kharif foodgrains, viz., jowar, bajra, maize or admixtures of any two or more of such foodgrains, from any producer or stockist or a dealer of foodgrains in the province at the controlled rates.

Provided that the Controller of Rationing may authorise any person, including Government Departments and dealers, to purchase any specified quantity of foodgrains during the kharif harvest from any part of or within any sub-division of the province, at the rates fixed by the Local Administration in this behalf.

- 5. Monopoly Purchasers so appointed shall be debarred from doing any private business in foodgrains whatsoever while acting as purchasing agents of the Government.
- 6. Monopoly Purchasers shall execute an undertaking or give a guarantee regarding the quantity that they undertake to procure, and shall also be required to furnish securities of the value required by the Controller of Rationing in his discretion.
- 7. Monopoly Purchasers shall abide by all the instructions issued and conditions laid down by the Controller of Rationing from time to time in respect of the purchase, storage and sale of foodgrains and the maintenance of account books and shall keep their stocks of foodgrains in good order.
- 8. Any person contravening the provisions of this order shall be liable, without prejudice to any additional action against him in a court of law, to the forfeiture of all or any part of his security amount and cancellation of his monopoly agency.
- 9. The Chief Commissioner, or any other officer authorised by him in this behalf, may suspend or cancel the appointment of a Monopoly Purchaser, or restrict or enlarge his area of Monopoly Purchases without assigning any reasons therefor.
- 10. The Chief Commissioner, or any other officer authorised by him in this behalf, may on the recommendation of the Controller of Rationing forfeit a part or whole of the security amount of a Monopoly Purchaser if he is found to be not working to the satisfaction of the Controller, or is suspected to have been guilty of mal-practices or is found failing in the fulfilment of his guarantees.

A. N. LAL,

Assistant Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 26th January 1950

No. PP|26-52.—Whereas under the Constitution of India which comes into force from to-day the 26th January 1950, the State of Madhya Bharat shall also comprise the tarritory which hitherto has been comprised in the Chief Commissioner's Province of Panth Piploda:

Now, Therefore, be it known to all concerned that from to-day the 26th January 1950, the said territory of Panth Piploda will cease to be administered by the Chief Commissioner of Panth Piploda, and will from this date the 26th January 1950 be administered by the Government of Madhya Bharat.

A. N. LAL,

Assistant Secretary to the Chief Commissioner, Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 20th January 1950

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

	QUANTITY (BY W					
Name of Division or Block.	During the week.	During the corresponding week last year.	Since the commencement of the season, i.e., since 1st September 1949	During the corresponding period last year.	District included in the block.	
1	2	3	4	5	6	
∆jmer-Merwara	Nil	878 · 85	858-41	7031 · 40		

GAURI SHANKER,

Superintendent,

for Deputy Commissioner, Ajmer-Merwara.

Board of High School and Intermediate Education, Rajputana (including Ajmer-Merwara), Central India and Gwallor.

Of the candidates who appeared at the Supplement ary Intermediate Examination held on 10th and 11th August, 1949, the following have been declared successful.

INTERMEDIATE EXAMINATION.

Roʻl No.	Name of Candidate.	Name of Father.	Place of Residence.
1 2 3 4	Pt. Banwari Lal Gautam Bhagwan Sakai Khandelwal Daswani Jairamdas B Dall Chand Jam	Chhatrapal Gautam Behari Lal Banha Singh Rajmul Jam	Jaipur State. Ajmer.
5 6 8 9	Hari Shankar Parcek Jagdamba Lal Udavat (Miss) Leela Joshi Menghani Morand Motumal	Gandi Lal Pareok Onkar Lal Udawat Ghanshvam Shastri Motu Mal	Almor. Kishangarh.
10 11 12 13 14 15	Mohan Lal Gupta Nand Kishore Upadhyay Paras Mal Mehta Ram Nath Singh Yadava Roop Raj Purchit Roshan Lal Mathur	Kalu Lal Gupta Mohan Lal Upadhyay Sukan Raj Mohta Rao Chandra Singh Ram Lal Purohit Shankar Lal	Kapasin (Raj). Sirohi State. Alwar State. Jodhpur.
16	Ratan Lal Gupta	Jagan Nath Kalya	. Almor
17	Kr. Sajjan Singh Rathore	Pratap Singh Rathoro	
18	Samudra Singh Jodha	Hari Singh	
19 20 21	(Miss) Sofalika Sen Shiv Chandra Bahura Vishvanath Singh	TT I TO STATE OF THE STATE OF T	. Jodhpur.
24	Bimal Chand Gangwal	Mishrilal Gangwal	ie Uilaln.
25	Krishna Gopal Rao Duraphe	Gopalrao Vinayakrao Durapi	
27	Laxman Dass	Balaram Das	
28 29 31 32 83	Laxminarain Bhutra Mahadeo Laljiram Pancholy Nagin Chandra Gotre (Miss) Nascom Jehan Narbdeshwar Dayal Shrivas- tava.	Mujahid Modh. Khan Shambhoo Dayal Shrivastav	. Indore. . Indore. . Bhopal. . Bhopal.
34	Prabhakar Kashinath Korde	Kashinath Vaman Korde .	Alirajpur.
35	Prabhakar Ambardekar	Krishnarao Ambardekar .	
, 37	Sharad Chandra Dalal	Narayan Rao Dalal	
38	Sri Krishna R. Ranade	Raghunath Damodar Ranad	
30	Vithal Yadavrao Valdya	Yadavrao Vaidya	Dhar.
4 0	Brajendra Kumar Thakur	Surendra Nath Thakur	Rajnandgaon
41	Kamalakar Hari Bichu	Rajmal Jam	Lashkar.
42	Kapur Chand Jah		Gwallor.
43	Mahesh Chandra Verma		Lashkar.
44	Jageshwar Prasad Saxona		Bhopal.
45	Narain Ganesh Joshi	Babu Ram	. Ratlam.
46	Rajeshwari Slingh Saini		. Rewa.
48	Tuvoni Prasad Sharma		. Rewa.

CANGA DHAR WIDHANI,

Secretary,

Board Office, Board of High School & Intermediate Education,
Ajmer; RAJPUTANA (including Ajmer-Merwara),
4th Scpt. 1949, OENTRAL INDIA AND GWALIOR.

Of the candidates who appeared at the Supplementary Intermediate Examination in Commerce held on 10th and 11th August, 1949, the following have been declared successful.

INTERMEDIATE IN COMMERCE EXAMINATION, 1949

Roll No.	Name of Candidate	Name of Father	Place of Residence
1	Bhanwar Lal Chechani	Mohan Lal Chechani	Shahpura (Raj).
2	Komal Singh Bhandarl	Hari Singh Bhandari	Banera (Raj)
3	Akbar All Üsuf All	Usuf Alı Bhai	Indore (M.B.
. 4	Laxman Shiv Shankar Dube	Shiv Shankar Dube	. Indore (M.B.
. 5	Anand Rao Sawalaram Khan- dagio	Savalaram Babura Khan	
0	Raj Kumar Gupta	Ram Lal Mathur	Morar (G.S.)
7	Satya Dev Sharma	Ram Dulare Dixit	Lashkar (Gwaltor),
. 8	Yaduvir Singh Sharma	Lal Bahadur Sharma	Lashkar (Gwalior).

GANGA DHAR WIDHANI,

Secretary,

Board Office, Board of High School & Intermediate Education,
Ajmer; RAJPUTANA (including Ajmer-Merwara),
5th Sept. 1949. CENTRAL INDIA AND GWALIOR.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 20th January 1950

No. F. 12(67) | 49.-P&D | MLT.—Substitute "Theatre Sister" for the words "Theatre Assistant" appearing in this office Notification No. F. 12(67) | 49-P&D | MLT, dated the 14th December, 1949.

By order,

K. K. SHARMA,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 21st January 1950

No. F. 4(8)|49-LSG.—The following bye laws made by the Municipal Committee of Delhi-Shahdara in exercise of the powers conferred by section 31 of the Punjab. Municipal Act, 1911, as extended to the D lhi Province having been confirmed by the Chief Commissioner of Delhi, as required by section 201 of the said Act, are published for general information. The said bye-laws shall come into force within the Municipality of Delhi-Shahdara on the 15th February 1950.

BYE-LAWS

- (a) Time and place of meeting.
- 1. The meetings both Ordinary and Special shall ordinarily be held in the Town Hall. The time and date of the Meetings shall be fixed at the discretion of the Secretary subject to orders of the President.
- (b) The manner in which notice of Ordinary and Special Meetings and adjourned Meeting shall be given.
- 2. A notice to attend a meeting shall specify the place, the day and the hour of the meeting and the business proposed to be transacted thereat.
- or circulated to every member at least 3 days before the time fixed, but the President may convene and adjourn meeting and in cases of Special emergency an Ordinary or Special Meeting at a shorter notice.
- (c) The quorum necessary for the transaction of business at Ordinary Meetings.
- 4. The quoram necessary for the transaction of business at an Ordinary meeting shall be three.
- (d) The conduct of proceedings at meetings and the adjournment of meetings.
- 5. No business not on the agenda shall be considered either at a special or an ordinary meeting without the sanction of the President.
- 6. Save when proceeding is taken under the provisions of Sub-section (2) of section 25 of the Act.
 - (i) no matter shall be laid before the special meeting save by direction of an ordinary meeting or by an order of the President, or the Secretary, and
 - (ii) any member wishing to bring any matter before the Committee should send his proposal to the Secretary who shall submit it to the President for information. The President will send the proposal to the Committee except in special cases in which he, for reasons to be recorded for refusing to do so, may consider this undesirable.
- 7(a) All business of the Committee shall be conducted in English or local vernacular. In case of local vernacular the script shall be as resolved by the Committee from time to time in conformity with the directions of the Provincial Government.
- (b) The Chairman of the meeting shall regulate the course of all the business to be brought forward, and preserve order.
- (c) Any member dissenting from any motion passed by a majority of votes shall be entitled to have his name recorded.
- (d) No member except the proposer of the resolution shall speak more than once, except with the permission of the Chairman, on that resolution. The proposer after hearing all others who wish to speak may again address the Committee.
- (e) All questions from one member to another relating to the business of the meeting shall be put through the Chairman.
- (f) All other points of procedure at any meeting shall be decided at the discretion of the Chairman.
- (g) The proceedings of every meeting shall be read and confirmed at the succeeding meeting.
- 8. The Chairman may adjourn any meeting from time to time but no business shall be transacted at an adjourned meeting other than the business left unfinished at the meeting from which the adjournment took place, unless due notice that such business will be brought forward has been given.

- 9(1) Any subject which the Committee has disposed of by resolution may only be reconsidered by the Committee if it is referred
 - (a) on a motion of the President, or
 - (b) in compliance with the suggestion of the Provincial Govt. or the Deputy Commissioner.
 - (c) on the application of the person aggrieved, provided such application is made within 3 months of the date of the resolution complained of and the President has passed orders on it for reconsideration.
- (2) A. A case which has once been reconsidered shall not be re-opened unless the President, for reasons to be recorded, refers it to the Committee. All such reserences shall be considered at a Special Meeting.
- 10. All meetings shall be held with open doors unless a question, order or other special matter shall arise when the Chairman may order the room to be cleared of strangers.
- 11. A copy of the minutes of meetings shall be supplied to any local newspaper, if asked for, subject to the concurrence of the President.
 - (e) The custody of the common scal and the purposes for which it shall be used.
- 12. A common Seal of the Committee shall remain in the custody of the Secretary, and shall be used on all notices issued under the Municipal Act and bye-laws, rules, directions and orders thereunder, and on all contracts, proclamations, copies of documents and any other important document requiring the same.
 - (f) The appointment of Sub Committees and their duties, the division of duties among the members of the Committee and the powers to be exercised by such members as are primarily responsible for the current executive administration whether President, Vice-President, members of Sub Committees or individual members.
- 13. If considered necessary for facility of transacting business at the meetings the committee may at a Special meeting appoint standing Sub Committees and specify the business that shall be brought before the Committee through each standing Sub Committee. Each Sub Committee so appointed shall consist of not less than 3 members but the quorum shall in all cases be 2 irrespective of the actual number of members. Nothing in this bye-law shall be deemed to preclude the Committee or the President from directing any member or appointing a Sub Committee of not less than 3 members to report on a particular matter whether or not such matter is within the cognisance of a standing Sub Committee; if any.
- 14. The President shall be ex-officio member and President of every sub committee appointed under the preceding bye law. The rules of procedure shall fellow as closely as possible those laid down above for the conduct of meetings of the whole committee and shall be subject in all matters to the control of a Special meeting of the Committee.
- 15. The term of office of each appointed member of a Sub Committee shall be such as may elapse between the Special Meeting at which he was appointed a member of the Sub Committee, and the Special Meeting to be held after an year next fold.
- 16. The President or the Secretary may for the sake of expedition or for other reasons to be recorded refer any business direct to the Committee for disposal without sending it to the Sub-Committee.
- 17. In the absence of the President from the Province the Vice-President shall perform all the duties of the President and have the same powers. But the

President may delegate any of his powers to the Vice-President by an order in writing and may revoke such powers at any time by a similar order.

- (g) The pesons by whom receipts shall be granted on behalf of the Committee for money received under the Act.
- 18. Receipts shall be granted on behalf of the Committee for money received by or on behalf of the Committee by following officers.
 - 1. The Secretary.
 - 2. Moharrirs in charge of Terminal Tax receiving
 - 3. Moharrir Teh-Bazari,
 - 4. Moharrir Cattle Pound.
 - 5. Moharrir for Slaughter House.
 - 6. Head Masters and Head Mistresses of the Municipal Schools or the teachers authorised to do so.
 - 7. Lady Health Visitor, and
 - 8. Such other persons as may be empowered by the President, from time to time by an order in writing.
 - (g) The conditions on which registers, documents, maps and plans of the Committee may be inspected by the Public and copies of them supplied, and the fees payable for such inspection or for the supply of such copies.
- 19. The general public and municipal employees may on application in writing be supplied with certified copies of municipal records on payment of the under noted fees subject to the conditions hereinafter appearing.
- 20. The general public shall be entitled to obtain copies of
 - (i) all resolutions of the Committee,
 - (ii) all final orders passed by municipal officials on any matter which affects the applicant and so much of any recommendation made by some other person as is necessary to explain the meaning of such final orders,
 - (iii) entries in the register of Births and Deaths,
 - (iv) plans of buildings and the Municipal survey maps.
 - (v) entries in the House Tax Register, showing right and title in connection with immovable property.
- 21. A municipal servant shall be entitled to receive copies of all final orders passed by superior officials on his case and also of all entries in his service book and character roll.
- 22. Copies of no other municipal records shall ordinarly be given,
- 23. All applications for copies shall be made on a plain paper accompanies by the prescribed fee.
 - 24. All copies will be certified by the Secretary.
- 25. The Secretary will decide which person shall be d puted to make copies.
 - 26. The fees for copies supplied shall be as follows:--
 - (a) Ordinary fees. English. Vernacular. Re. A. P. Re. A. P.
 - (i) First two hundred words or less. 1 0 0 0 8 0
 - (ii) every additional 100 words or less. 0 8 0 0 4 0
 - (iii) fees for maps and plans:-

for each square foot of tracing or ferro paper used for portion thereof. Re. 1|-.

- If, however, the Secretary considers that in view of the laboriousness of the work a special fee should be charged, he shall fix a special rate not exceeding Rs. 5 for each square foot or part thereof.
 - (b) Urgent Fees:--

Over and above the ordinary copying fee, which will entitle the applicant to precedence over all other copying work Re. 1.

(c) Search fees :--

For any record concerning which sufficient information has not been supplied to enable the record to be traced easily -|8|- per year of record searched.

(d) Other fees :--

For postal and other expenses the amount actually spent on behalf of the applicant.

- 27. Of these fces in the case of (a) and (b) of bye-law 26, 3|5th shall be paid to the person deputed by the Secretary to make the copy, 3|10th shall be credited to the Municipal Fund as record fee and fee for the paper etc., used (for which no other charge shall be made) and 1|10th shall be paid to the person certifying the copy to be true one under by law 24. In the case of (c) and (d) above the whole of the fees shall be credited to the Municipal Fund.
- 28. The Secretary shall decide if any person is entitled to receive any copy under these directions and may by special order, direct that copies of documents other than those specified above may be granted to applicants for reasons to be recorded in writing.
- 29. The general public shall be entitled to inspect all Municipal records except those which are marked confidential on the following conditions.

All applications for permission to inspect records shall be made on plain paper and must be accompanied by the prescribed fee.

- 30. The fee to be charged shall be Re. 1|- for each hour or part of an hour.
- 31. For each separate file a separate fee shall be charged, but if a file is in different parts chronologically arranged such parts shall not be considered to be separate files.
- 32. The official in charge of the records shall be responsible for seeing that the person inspecting pays all fees in advance.
- 33. If any record is not available for inspection the ecretary may direct that a refund shall be given.
- 34. No person inspecting shall be allowed to mark any record or take copies or to use pen and ink for the making of notes. Notes may, however, be made with pencil and paper. Any person attempting to infringe this rule shall have his inspection terminated forthwith.
- 35. All inspections shall be made in the presence of the official in charge of the records who shall be responsible for seeing that the preceding direction is strictly observed.
 - (h) The appointment duties, executive powers, leave, suspension and removal of its officers and servants.
- 36(i) The appointment, suspension, punishment and dismissal of all officers and servants of the Committee, paid solely out of Municipal funds shall rest with the committee subject to the following exceptions.
 - (i) The President may suspend any servant of the Committee other than the Secretary and may fine to the extent of one month's salary any servant whose pay does not exceed Rs. 75 per mensem.
 - (ii) The Secretary may suspend and fine to the extent of 15 days salary any servant whose pay does not exceed Rs. 80 per mensem.

- (iii) All appointments to the posts of which the satary does not exceed Rs. 30 per mensem may be made by the President provided sanction of the Committee exists for such posts.
- Note (1).—The expression punishment used in this byelaw includes (i) ensure, (ii) fine, (iii) withholding of increments or promotion including stoppage at efficiency bar, (iv) reduction to a lower post or time scale or to a lower stage in a time scale and (v) recovery from pay of the whole or part of any pecuniary loss caused to the Committee by negligence or breach of orders.
- Note. (2) the discharge :--
 - (a) of a person appointed on probation, during the period of probation, or
 - (b) of a person appointed otherwise then under contract to hold a temporary appointment, on the expiration of the period of appointment, or.
 - (c) of a person engaged under contract in accordance with the terms of his contract does not amount to removal or dismissal within the meaning of this bye-law.
- (2) The action taken by the President or the Secretary in exercise of the powers conferred by sub-clauses (i) (ii) and (iii) of clause (1) of this bye-law shall be reported to the Committee for information,
- 37. The Secretary shall be responsible for the entire business of the Committee subject to the orders of the President and shall so far as may conveniently be possible, conduct the correspondence of the Committee.
- 38. All officers and servants of the Committee shall carry out orders issued to them by the President or the Secretary and by these under whose direct orders they work.
- 39. No Officer or servant of the Committee shall engage in any trade, profession or calling without the sanction in writing of the President such sanction will in no case be granted to any servant drawing pay of more than Rs. 30 p.m. and will only be granted in other cases if such trade calling or profession in no way interferes with the duties in which the individual is engaged.
- 40. All leave and leave allowances shall be granted to Municipal Officers and servants in accordance with the rules in force for Government servants so far as they can be made applicable.

The President shall have power to grant privilege and all other leave to all officers and servants of the Committee.

The Secretary shall have power to grant leave up to four days to the clerical and menial staff and to engage substitutes when necessary on the pay fixed by the Committee from time to time.

In the case of leave granted to any officer or servant of the Committee the President shall sanction any arrangement necessary for carrying out the duties of the officer or servant proceeding on leave.

- (i) The term for which a Vice-President shall hold office.
- 41. There shall be one Vice-President who shall be elected at a Special Meeting soon after the constitution of the Committee. He should hold office from the date of his appointment till the appointment of the New Vice-President in the same month of the succeeding year. In case of a vacancy the Vice-President shall be elected as soon after such vacancy as possible and shall hold office for the remainder of the period for which his predecessor was appointed.
 - (j) Appeals from executive orders of Sub Committees. the President, Vice-President, members, officers and, servants of the Committee.

- 42. Any servant of the Committee who is aggri.ved or affected by an order passed by the President or the Secretary or of those under whom he directly works, may appeal therefrom provided that the order is an executive order passed for the control of establishment. Such appeal shall be submitted to the President who will send the case with such remarks as he may consider such tabla to an ordinary meeting for disposal. No servant of the Committee may be desmissed or removed as the result of misdemealmour, unless the charge against him has previously been reduced to writing and communicated to him and his reply recorded.
 - (k) All other similar matters.
- 43. The following financial procedure shall be observed:
 - (a) The annual and the revised budget shall be brought before the Special Meeting in November or December in each year.
 - (b) Once a month the Secretary shall lay on the table a statement of income and expenditure of the Committee from the beginning of the Financial year to the end of the preceding month under each budget head and sub head with a comparative statement of the corresponding figures for the previous year.
- 44. The Secretary shall be provided with such permanent advance as the Committee may consider suitable to meet petty expenditure. Out of the sum provided the Secretary may sanction temporary imprest to responsible subordinates who should render account for the expenditure incurred by them within a prescribed period and in any case before the close of each month.
- 45. The President shall be empowered to sanction all payments of recurring nature and for works of which the estimates have been approved, to the extent of the amount sanctioned in the estimate, provided the work has been passed, and to pass order on minor applications that require prompt attention subject to confirmation by the Committee.
- 46. Except in the case of the permanent advance authorised under by Committee 44 above no payment shall be made except on the written order of the president.
- 47. The President shall be empowered to sanct on any expenditure provided for in the Budget in anteipation of the sanction of the Committee.

General matters.

- 48. For the purpose of practical administration the area within Municipal limits shall be divided into wards. One elected member shall represent each ward. In his absence or for any other reason, the President may depute another member to carry on his business.
- 49. The Municipal Office shall open on all days, except on holidays observed in the office of the Deputy Commissioner, Delhi and the office hours shall be such as are observed in the office of the Deputy Commissioner.
- 50. On all office days any member of the Committee may call for and inspect in the office any papers connected with Municipal business, except any particular file on which the President may have passed orders to a contrary effect.
- 51. Nothing in these bye-laws be deemed to set aside any provisions of the Municipal Act, or to contravene any rules framed by the Provincial Government from time to time under the said Act.

By order,

K. K. SHARMA, Secretary (Local Self Government), to the Chief Commissioner, Delhi. Delhi, the 23rd January 1950

No. F. '11(6)|50-L.S.G.—In exercise of the powers conferred by section 71 of the l'unjab Municipal Act, 1911, as extended to the Province of Delhi, the Chief Commissioner is pleased to exempt all goods prepared by displaced persons and their institutions intended for Rehabilitation Pavilion of the Government of India, Ministry of Rehabilitation, New Delhi for display at the Industrial Exhibition (Akhil Bhartiya Udyog Pradarshini) which is being organised by the Delhi Provincial Congress Committee in the Parade Ground, opposite Red Fort, from 26th January to 10th March, 1950 from payment of Terminal Tax imposed by any Municipality of Notified Area Committee in the Province of Delhi.

By order,

K. K. SHARMA,
Secretary (Local Self Government),
to the Chief Commissioner Delhi.

Delhi, the 24th January 1950

No. F. 3(15) I-50-R & J.—Shree Chandra Gupta Suri relinquished charge of the office of the Registrar. Small Cause Court, Delhi, on the afternoon of the 8th Decembr, 1949 on being granted fifteen days leave on average pay.

No. F. 3(15) | 50-R. & J.—Shree Chandra Gupta Suriassumed charge of the office of the Registrar, Small Cause Court, Delhi, on the forenoon of the 24th December, 1949 on return from leave.

By order,
Y. N. VERMA,
Home Secretary,
to the Chief Commissioner, Delhi.

Delhi, the 24th January 1950

No. F. 10(14)|49-LSG(I).—In exercise of the powers conferred by section 31 of the Cattle Tresspass Act, 1871, the Chief Commissioner of Delhi is pleased to transfer to the West Delhi Notified Area Committee, New Delhi within the area subject to its jurisdiction the functions of the Provincial Government under section 6 and of the Magistrate of the District under sections 4, 5, 12, 14 and 17 of the said Act.

By order,

K. K. SHARMA,

Secretary (Local Self Government), to the Chief Commissioner, Delhi.

Delhi, the 24th January 1950

No. F. 10(14)|49-LSG(II).—In exercise of the powers conferred by section 12 of the Cattle Tresspass Act, 1871 as amended, the Chief Commissioner of Delhi is pleased to make the following amendment in his confication No. F. 9(83)-43-LSG, dated the 17th December 1943.—

AMENDMENT

In column (a) the word "and" appearing between the words "Areas" and "the Cantonment of Delhi" shall be deleted. A coma shall be added after the words "Delhi" and the words "West Delhi Notifi d Area Committee" shall be added at the end.

This amendment shall come into force with effect from the 12th August, 1949.

By order,

K. K. SHARMA, Secretary (Local Sclf Government), to the Chief Commissioner, Delhi. Delhi, the 24th January 1950

No. F. 12(55)|43-P. & D.|M.L.T.—In exercise of the powers conterred by Sub-section 3 of Section 58 of the Employees' State Insurance Act, 1948 read with the Government of India, Ministry of Labour Notification No. SS.122(2) dated the 14th December 1949, the Chief Commissioner of Delhi is plased to decide that 2|3 of the expenditure on medical benefit shall be paid by the Employees' State Insurance Corporation and 1|3 shall be borne by the Delhi Administration.

By order,

K. K. SHARMA,

ecretary (Local Self Government), to the Chief Commissioner, Delhi.

Delhi, the 25th January 1950

No. F. 12(101)|49-H.P.W.|M.L.T.—In exercise of the powers conferred by Section 43 of the Motor Vehicles Act, 39, read with the notification of the Government of India, in the Department of Communications No. R-60, dated the 28th June, 1939, The Chief Commissioner of Delhi proposes to fix the following condition and the rate of fare for stage carriages, other than those operated by the Delhi Transport Service for Delhi-Punjab, Delhi-United Provinces and Delhi-rural routes in addition to the conditions and the rates of fares fixed by him in his notification No. F. 12(73)|40-H.P.W., dated the 23rd January, 1948.

This notification is hereby published for the information of the persons likely to be affected thereby. The rates will be taken into consideration on or after the 1st March, 1950, together with any objections which may be received in respect thereof, before the date specified.

Against item No. 6 in Chief Commissioner's notification No. F. 12(73)|46-H.P.W., dated the 23rd January. 1948.

Substitute,

"Free allowance of luggage upto 30 Lbs. shall be allowed to every passenger and the excess luggage if any shall be charged to 3 pils per maund per mile. The extra goods in addition to 30 Lbs. per passenger carried in a stage carriage shall be subject to the limits laid down in rule 4.14(7) of the Delbi Motor Vehicle Rules, 1940.

By order,

K. K. SHARMA,

Secretary (Local Self Government), to the Chief Commissioner, Delhi.

Delhi, the 25th January 1950

No. F. 27(6)|49-O.S.—In the pursuance of the provisions of Sections 4 and 8 of the Bombay Essential Commodities and Cattle Control Act 1946, as extended to the Province of Delhi vide, the Government of India, late Home Department Notification No. 73|3|46-Public, date I the 12th October 1946, and in supersson of his Notification No. F. 4(16)|48-CS, dated the 21st August 1948, the Chief Commissioner of Delhi is pleased to order that no person or class of persons shall acquire or move from one place to another by any mode of transport or utilise any bricks required in any construction whatsoever other than approved Government works in any of the areas mentioned below, except under a permit or authorisation issued in writing by the Director of Rationing and Civil Supplies, Delhi Province or any other officer authorised by the said Director in this behalf:—

- Within the area of New Delhi Municipal Committee.
- 2. Within the area of Delhi Municipal Committee.

- Within the area of Notified Area Committee Civil Station.
- 4. Within the area of Notified Area Committee. Fort, Delhi.
- 5. Within the area of Notified Area Committee. Delhi, West.
- 6. Within the area of Cantonment Board, Delhi.
- 7. Within such areas of Delhi Shahdara Municipality as have been notified under Section 36 of the United Provinces Town Improvement Act 1919 (VIII of 1919) as extended to the Province of Delhi, published in the Government of India Gazette dated the 22nd June 1946.
- 2. Any person or class of persons requiring bricks for use and movement to the above mentioned areas shall apply to the Director of Rationing and Civil Supplies, Delhi Province, in schedule annexed.
- 3. The brick manufacturers shall send a monthly stock return to the Director of Rationing and Civil Supplies, Delhi Province in the prescribed form within three days of the close of the month to which it relates.

$SC\Pi EDULE$

(WARNING : It is an offence to make a false statement in this application).

FORM OF APPLICATION FOR BRICKS FOR USE BY THE PUBLIC FOR THE CONSTRUCTION OF BUILDING.

Sl. No. -Dated— To

> The Director of Rationing and Civil Supplies, (Building Branch) Ludlow Castle, Delhi,

1. (a) Full name of the applicant-

(b) Address -

I intend to build a house Plot No. onrepair House No. Block No.

in on road Street

which has been sanctioned by the

Cantonment Board Delhi Improvement Trust Delhi Municipal Committee New Delhi Municipal Committee Notified Area Committee. Civil Station Notified Area Committee, Fort Area Notified Area Committee, Delhi West.

in their resolution No .- of the building Sub-Committee dated----19

3. No construction has been started and no bricks have so far been received by me, or

Construction has been started on--and -bricks approximately have uptil now been used for the work.

4. --Bricks as per detail below are required now.

Floor	Aren in eq. ft.	Quantity		N tmes at,d tdd ess of (Thatta) Kill	Any special Remark.
Ground Floor 1st. Floor 2rd. Floor or Barsati			- 		

(*Strike those not applicable).

- 5*. I declare :--
 - (a) That no authorisation has so far been issued to me for the bricks required for specific purpose,

- as defined above for which I am now applying.
- (b) That no other person has applied for the bricks required for the specific purpose as defined above.
- (c) That no application for the bricks required for the specific purpose as defined above is being made by me, or any other person on my behalf through any other channel.
- (d) That if an authorisation is issued on the strength of my application the full quantity of bricks will be used for the work indicated above and that it will not be used for any other work or given or sold to any other party. Any surplus will be reported to Director of Rationing and Civil Supplies, Delhi.
- (e) That the land premises to which this application relates is are lawfully acquired by me.
- (f) That any representative of the Director Rationing and Civil Supplies may inspect the work and check my stocks obtained under this authorisation or previous authorisation at any time. I also agree that I shall provide such other information as may be asked for by such representative.
- (g) That the proposed construction is not in contravention of the Municipal rules and regulations.

Signature of the applicant. Date-

(Certificate of the Municipal Authority concerned),

This is to certify that the plans of the building as stated by the applicant have been sanctioned on -— bricks as per detail demand ofabove is correct. There is no objection to the release of bricks for use in the proposed work.

Signature of Certifying Authority.

I. D. MATHUR,

By order,

Secretary (Rationing and Civil Supplies), to the Chief Commissioner, Delhi.

Designation-

REGISTRAR JOINT STOCK COMPANIES, DELHI

NOTIFICATION

Delhi, the 24th January 1950

[Notice under section 247(3) of the Indian Companies Act VII of 1913.]

In the matter of M|s. Ensa Company Ltd.

No. C. 1052 JEC .- Whereas there is reasonable cause to believe that the company named Mis. Ensa Company Ltd. is not carrying on business nor is in operation it is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the Contrary, be struck off the Register and the company will be dissolved.

B. R. SETH

Registrar.

IN THE COURT OF THE SECOND ADDITIONAL MUNSIF SIWAN

Rent Suit No. 468|58 of 1947-48

Maharaja Balbhadra Narayan Mull Rajrayast Majhouli ---Plaintiff. P. O. Majhouli Dist. Deoria-

1. Raja Jogendra Bahadur Singh.

2. Kuar Birendra Bahadur Singh.

3. Kuar Purshottam Bahadur Singh.

Sons of Raja Bhagwat Raj Bahadur Singh C.P. Sohawal Raj through Diwan Rajpramukh Bindh Pradesh Central India Riwa Defendants.

WHEREAS plantiff has sued defendants for the recovery of Rs. 30|10|- as the arrears of rent regarding Khata number 287|273 T. No. 1852 village Belaun pergna Chaubar P.S. Darauli District Saran.

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of this court this day of January 1950.

R. S. No. 469|59 of 1947-48

Maharaja Balbhadra Narayan Mull Rajrayast Majhouli ———Plaintiff. P. O. Majhouli Dist. Deoria-

1. Raja Jogendra Bahadur Singh.

2. Kuar Birendra Bahadur Singh.

3. Kuar Purshottam Bahadur Singh.

Sons of Raja Bhagwat Raj Bahadur Singh Raj C.P. Sohawal through Diwan Rajpra-Riwa $\operatorname{Central}$ India Defendants.

WHEREAS plaintiff has sued defendants for the recovery of Rs. 762|9|6 as the arrears of rent regarding Khatta No. 295, Darmiayani Khewat T. No. -1852village Balaun pergna Chaubar P.S. Darauli

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of this court this day of January

Rent Suit No. 1548|53 of 1947-48

Maharaja Balbhadra Narayan Mull Majhouli Dist. —Plaintiff.

1. Raja Jogendra Pd. Baha- | Sons of Raja Bhagwat Raj Bahadur Singh dur Singh.

Sohawal Raj C.P. 2. Kaur Birendra Pd, S'ngh }

Purshottam Pd. 3. Kaur Singh.

WHEREAS plaintiff has sued defendants for the recovery of Rs. 69-6 as the arrears of rent regarding Khewat No. 2 Darmiani Touzi No. 1838 village Bihaci Buzurg Pergna Chaubar P.S. Guthni District Saran.

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of this court this day of January 1950.

R. S. No. 1553|54 of 1947-48

Maharaja Balbhadra Narayan Mull of Majhouli Dist. –Plaintiff.

1. Raja Jogendra Pd. Baha. | Scns of Raja Bhagwat Raj Bahadur Singh dur Singh. 2. Kaur Birendra Pd, Singh Schawal Raj C.P.

3. Kaur Purshottam Pd.

Singh.

WHEREAS plaintiff has sued defendants for the

recovery of Rs. 63|5|6 as the arrears of rent regarding Khewat No. 1 Mukarri T. No. 1838 village Tarwa Parsia pergna Chaubar P.S. Darauli District Saran.

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of the court this day of January

Rent Suit No. 1552|58 of 1947-48

Maharaja Balbhadra Narayan Mull of Majhouli Dist. -Plaintiff,

- 1. Raja Jogendra Pd. Baha. | Sons of Raja Bhagwat dur Singh. Raj Bahadur Singh
- 2. Kaur Birendra Pd. Singh }
 3. Kaur Purshottam Pd.

Sohawal Raj C.P.

Singh,

WHEREAS plaintiff has sued defendants for the recovery of Rs. 1|6|- as the arrears of rent regarding Khata No. 311 Tauzi No. 1838 village Tarwa Parsia pergna Chaubar P.S. Darauli District Saran.

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of this court this day of January 1950.

Rent Suit No. 1549|57 of 1947-48

Maharaja Balbhadra Narayan Mull of Majhouli Dist. -Plaintiff. Deoria -

- 1. Raja Jogendra Pd. Baha- Sons of Raja Bhagwat dur Singh. Raj Bahadur Singh
- 2. Kaur Birendra Pd. Singh > Sohawal Raj C.P.
- 3. Kaur Purshottam Pd. Singh.

WHEREAS plaintiff has sued defendants for the recovery of Rs. 7|14|- as the arrears of rent regarding Khewat No 2 T. No. 1838 village Burpalia pergna. Chaubar P.S. Guthni District Saran.

The date fixed for disposal is 27-2-1950. Given under my hand and the seal of this court this day of January 1950.

> MOHD. UMAR DARAZ, Munsif, Siwan.